**REMARKS** 

Claims 44-54 are pending. No new matter has been added by way of the present

amendments. For instance, Applicants have amended the claims to more clearly contain the

"invention" encompassed by previously pending claim 39. Accordingly, no new matter has been

added.

Applicants submit that the presently pending claims all relate to the elected invention

encompassed by elected claim 39, now cancelled. In particular, the claims now clearly relate to

methods for "detecting a biologically active substance." This detection is accomplished via the

detection of intracellular translocation of, for instance, a subunit of a component of an

intracellular pathway affecting intracellular processes, wherein the subunit exhibits a biological

activity of the component. Steps (a) and (b), although not being present "word for word" in

original claim 39 were in fact inherent. Also, step (c) of each claim includes language specific to

the elected invention. These steps require a correlation between translocation, for instance,

translocation of the subunit, and an indication that the substance to be screened is biologically

active.

As such, Applicants respectfully submit that the present claims relate to the elected

invention. The Examiner is therefore respectfully requested to consider these claims in view of

the remarks and arguments already submitted on May 17, 2005, which are herein incorporated by

reference.

If the Examiner has any questions or comments, please contact Craig A. McRobbie

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Birch, Stewart, Kolasch & Birch, LLP

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Dated: September 9, 2005

Respectfully submitted,

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